

AD6237 C3A-132

Po Box 32200

Stockton Ca 95213

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

Daryl Darguare  
Plaintiff

Case 09-50026 (REG)

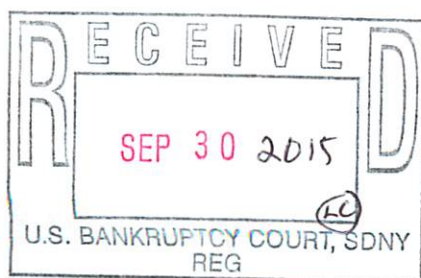
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W R

Motors Liquidation Company  
et al P/K/A General Motors Corp  
et al  
Debtor and Defendant

Lodgment in Support  
of Motion for ext to  
file objection stay, strike, Dismiss

Exh. b. + A  
Medical Report - - - - - 1 page



9/18/15 DTD

1067

DUNSMORE, DARRY

E (MR # 0414464-8)

## Transcription

Type  
Physical Therapy  
Rehab NoteID  
5562637848200807281446121873729- Available  
1

Status

Author  
Bernard Tan Go

AD6237

Transcription: Text  
CLINIC: Physical Therapy

REPORT TYPE: Evaluation

Dictating Practitioner: Bernard T. Go, P.T.

DATE OF SERVICE: 07/28/2008

REASON FOR VISIT: Ankylosing Spondylitis

Therapy Start Time: 02:40 P  
Therapy End Time: 03:40 P

Location: Hillcrest

Diagnosis: Ankylosing Spondylitis

Referring Physician: Anthony J. Medak, M.D.

Referring Service: Family Medicine

Reason for Referral: evaluation and treat

Preferred Language: English Patient's Age: 40

Patient's Gender: M

Date of Onset: 01/01/2001

Mechanism of Injury: insidious onset

Hx of Current Condition: Pt reports diagnosed with ankylosing spondylitis since 2001, but noticed stiffness and difficulty keeping up with everyone since the age of 17. Continue to have back and neck pain. Also having pain in R hand, in B shoulders, elbows, and knees. The embriol injections helped in the past, but injections have not been consistent. Functionally, able to walk, but painful and stiff; drinking difficult because hard to tilt head up; limited with bending.

Precautions/Contraindications: none

Pain Assessment: 8/10

Pain at its Worst: 10/10

Frequency of Pain: constant

Pain Location: global-throughout whole body.

Pain Descriptor(s): achy and dull

Pain is Worse With: lack of movement.

Pain is Better With: exercising

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Printed 8/3/2010 3:47:14 PM

outside  
facility

AD6237 C3A-132

Po Box 32200

Stockton Ca 95213

UNITED STATE BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

Darryl Dunsmore  
Plaintiff

Case 09-50026 (REG)

v

IN RE

Motors Liquidation Company et al  
P/K/A General Motors Corp et al  
Debtor and Defendant

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for ext n Support  
of Filing Motion  
to Object to stay strike Dismiss

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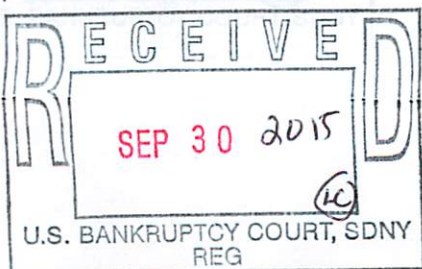
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Lodgement

Exhibit A

Medical Document --- 1 page



9/18/15 DTD

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Darryl Dunsware  
AOG277 C3A-137  
PO Box 32200  
Stockton Ca 95213

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

Darryl Dunsware  
Plaintiff

Case 09-50026 (REG)

v

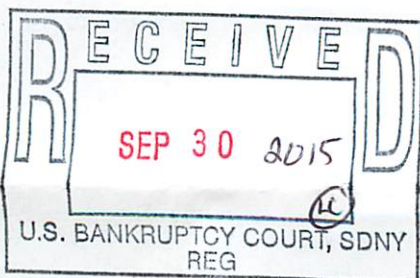
IN RE

Motors Liquidation Company et al  
f/k/a General Motors Corp et al  
Debtors & Defendants

Motion for Ext  
of time to file any and all  
Motion to object stay strike dismissed

Plaintiff is in receipt of Defendants/Debtors  
Notice to file objection with in 3 days according  
to prison mail box Rule on 9/18/15

Plaintiff was recently transferred to California  
Healthcare facility due Health Related to Severe  
Disabilities in Stockton Ca and for Good  
Cause Motions This Court For Maximum  
ext for filing objection in the above Matter  
Debtors are Defendants in pending related  
Case FCS 045678 Dunsware v GMC, Wobel, V. King  
et al



9/18/15 DAD e

1 of 1

Donsmore

AD6237 G-2-224

PO Box 2000

Vacaville Ca 95696

IN THE SUPERIOR COURT OF THE  
STATE OF CALIFORNIA COUNTY OF SOLANO

Darryl Dunsmore  
Plaintiff

Case# SC5045638

V

BMC, Wabel, Viking Etal  
Defendants

Request For Discovery

1. Please provide all tool and Die  
Equipment Identification Numbers or  
other part # or Method used to  
ident. by any assembly equipment used  
For the Manufacture of or production  
of ignition switch, Power Booster Brake  
System, power steering system for



10f4

The GMC 2001 Savana Van 3500 SLR

2. From what year was this equipment used to produce and assemble or manufacture the ignition switch power booster brake system and power steering system

3. When was the use of this equipment discontinued for the above item  
Discontinued, altered, changed, repaired wear out

4. What was the part # for the ignition switch, power booster brake system, power steering system

5. What other make or models of vehicles other than the 2001 GMC Savana Van 3500 SLR were the parts ignition switch power booster brake system power steering system were these parts installed or compatible

6. Are These parts that have been recalled in other Makes and Models The Power Steering system Power Booster Brake System and ignition Compatible for use, installation or operation of The 2001 GMC Savana Van 3500 SLR

7. Please provide all recall info for The 2001 GMC Savana Van 3500 SLR

8. Please provide all information on all compatible parts and The failure or malfunction, Recall of Those parts used in any Make or Model That were or are compatible for operation or use in The 2001 GMC Savana Van 2001 SLR 3500

9. Please Provide initial Sale and Purchase of The 2001 GMC Savana Van 3500 SLR VIN# 1GJH639R911169911 Identity and address of The buyer

10. Please Provide a photo copy picture of a V.I.N # Plate in The front window for Identification of Authentic and Not Counterfeit
11. Please provide warranty info and or any and all maintenance performed
12. Please Provide all related Discovery released To any other plaintiff in The Matter of 09-50026 (REG) or other pending litigation concerning ignition switch plaintiffs
13. Please Provide The entire Record of 09-50026 (Reg) Numbering 13177 Document in The Matter of UNITED STATES Bankruptcy Court Southern District of New York  
IN RE Motors Liquidation Company et al  
P/K/A General Motors Corp et.al Debtors

9/18/15 DJD -



PROOF OF SERVICE BY MAIL

STATE OF CALIFORNIA )  
 ) SS  
COUNTY OF SAN DIEGO )

[C.C.P. §§ 446, 2015.5; 28 U.S.C. §1746]

I, David Bell, am a resident of the State of California and am  
over the age of eighteen years and am not a party to the above-entitled action. My address is listed below.

On 9/20/15, I served the following documents:  
Motion for extension to file  
objection Motion for Discovery  
to stay strike, dismiss

by placing a true copy thereof enclosed in a sealed envelope with First Class postage thereon fully prepaid  
in the United States Mail by delivering to prison officials for processing through the Institution's internal  
legal mail system at ~~San Diego~~ California, addressed as follows::

I declare under penalty of perjury under the laws of the State of California and the  
United States of America that the foregoing is true and correct. Executed in the County of ~~San Diego~~,  
California on 9/20/15

David Bell

P.O. Box 32200

~~San Diego, CA 92179-9000~~

Stockton Ca 95213



Pursuant to the holding of the United States Supreme Court in Houston v. Lack 108 S. Ct. 2379, 487  
U.S. 266, 101 L.Ed.2d 245 (1988) and FRAP, Rule 4 (c) inmate legal documents are deemed filed on  
the date they are delivered to prison staff for processing and mailing via the Institution's internal  
legal mail procedures.

AD6237 C3A 132

Po Box 32200

Stockton Ca 95213

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

Darryl Dunham  
Plaintiff

Case 09-50026 (REG)

v

IN RE

Motors Liquidation Company et al

S/K/A General Motors Corp et al }

Debtors and Defendants

Memorandum of Points  
and Authorities in Support  
of Motion for Set for  
Coming Motion to object  
To stay, strike, Dismiss

Mail Box Rule

Federal Rules of Civil Procedure Rule 6

Special Rule for Pro Se prisoners litigants who  
file legal papers by Mail Houston v Lack 487

US 266 273-76 108 S ct 2379 (1988)

Good Cause

Physical incapacity of Counsel Good Cause People  
v Crovetz (1966) 65 Cr2d 199 53 Cr 284 Plaintiff  
suffers from severe advanced Arthritis which  
limits his ability to sit and prepare motions



9/18/15 DAD e



AD6237 C3A 132

P O Box 32200

Stockton Ca 95213

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

Darryl Dunsmore  
Plaintiff

Case 09-50026 (REG)

v

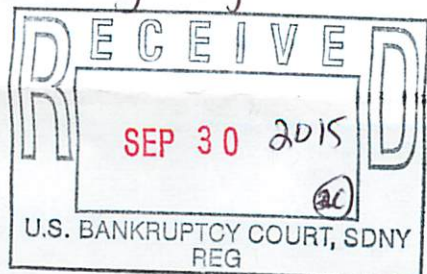
IN RE

Motors Liquidation Company et al  
G/K/A General Motor Corp et al  
Debtors and Defendants

Declaration in Support  
of plaintiff Motion for  
Ext to file Motion to  
object stay strike Dismiss

I Darryl Dunsmore Declare I am The Plaintiff in case Dunsmore v GMC, Label Viking et al FCS045638 pending and related case that I suffer from severe advanced Arthritis which limits my ability to sit and prepare motions that I received Notice of right to object on this day 9/18/15 by prison Mail box Rule and that for Good Cause Motions for Maxium ext to file Motion to object in case 09-50026 (REG) and that the attached lodgements are true and accurate copies

I Declare under penalty of perjury the foregoing is true and correct



9/18/15 DAD →

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